

600 barrels coal, 80 sacks coal-seed, 50 barrels
100 packages furniture, 100 rolls straw, 100
grain power—1008 ba rolls wool and meal, 238
cattle, 54 swine, 101 wet barrels, 19 cattle
meal, 138 pieces bulk meal, 1441 packages sun-
dries.

June 2. Parker—98 packages furniture, 125
barrels flour, 550 barrels meal, 5 o sacks meal, 813
rolls potatoes, 127 barrels sugar, 100 sacks
corn, 176 barrels and half-barrels whiskey, .500
257 meat cans, 32 barrels, 100 bales
straw, 251 bales hay, 20 barrels onions, 32 sacks
meal, 176 packages iron, 100 rolls shaggy, 860
bags of corn, 45 boards, 800 packages

See Sec. 7. If further needed, That the gov't or
shall have power, and it is hereby made its duty, to
appoint two additional members of said board con-
nected with the commerce and transportation of the
country.

Sec. 8. If further needed, That all laws, and
part-of laws, coming in conflict with this act, be
and the same are hereby repealed.

Sec. 7. If further needed, That it be and shall
take effect from and after its passage, use public
welfare requiring it.

Pasted March 24, 1879. H. P. F. WILKES,
Notary Public for Nevada.

[illegible]

held at Bolivar Monday to ratify the action of the Legislature in opening the navigation of the Cochuera. Captain Henry Cooper, is the packmaster of the first party, and John Smith, of Point, Wis. Smithers is clerk, assisted by Gar-

shows little, Mr. a d Mrs. Singer, Mr. and Mrs. D. H. Hunnewell. They are making the round trip.

The Jose Harry, Captain James Kinnman, will go to-day, and leave again to-morrow evening at five o'clock for all points on White river, arriving at the mouth of the river at 10 o'clock.

[illegible]

PUBLIC LAWS—BY AUTHORITY.

Chapter 70.
AN ACT for the repeal of the revenue, and

Chapter 71.
AN ACT for the repeal of the revenue,

dispute the assessment, he may have a refund that is the amount of 1 cent or more at any time within one month; and in each case the Government may sue to enforce proof and the assessment or valuation, and this suit shall be final.

Sec. 3. *It is further enacted*, That in case the Government desires to exercise the right of the owner or claimant to have proof and the assessment or valuation, and this suit shall be final.

CHAS. N. GIBBS, Secretary of State.

over to the collection of the same, he shall immediately, and without any delay, obtain from any justice of the peace of his county a warrant or warrants for said taxes, and which shall be served on the owner of said property, and set for trial before some justice of the peace in said county, and the warrant may be for the state, county and municipal corporations.

NATURAL VITALITY AND COLOR. It is a most agreeable dressing, which is at once harmless and effectual, for preserving the hair. It restores, with the

his final statement with the comptroller and the
comptroller of the city of New York, and the
city, stating that said copy contains a true and per-
fect set of all taxes so collected by him.
And he further declared, That said set take
effect from and after its possession, the public welfare
thereof.

not decayed; while to brash, weak, or
otherwise diseased hair, it imparts vitality
and strength, and renders it pliable.

A. C. & A. D. TREADWELL & CO.,
(SUCCESSORS TO A. C. TREADWELL & SONS.)

Chapter 55.
AN ACT to protect plaintiffs in appeals to the Supreme Court of the State in actions of ejectment, and to authorize the sheriff or his deputy to remove from the premises of the defendant in such actions any furniture, fixtures, and other personal property of the plaintiff, and to provide for the removal of such property to the place of deposit, and for the sale of such property, and for the application of the proceeds of such sale to the satisfaction of the judgment in such actions, and for other purposes.

DR. J. C. AYER & CO., Lowell, Mass.,
Practical and Analytical Chemists.
SOLD BY ALL DRUGGISTS EVERYWHERE.

TO 318 MAIN ST., MEMPHIS

JUST RECEIVED!

INCREASED facilities, and will sell home-made goods, wholesale and retail, lower than any other store in LEVY.

CASES, BATTER, DRUM, BAR

See also a further mention, that this well-acted
 from them and after his passage, the police were
 requiring it.

Passed March 11, 1879. J. R. NEAL,
 Speaker of the Senate.
 H. F. FOWLER,
 Speaker of the House of Representatives.

W. P. BOND, W. R. LEIGH.

BOND & LEIGH,
 Attorneys-at-Law.

100 Casks Allsopp's Ale—Pints and Qts.

ALL Direct from Abroad—Our own Importing.

WE HAVE BESIDES CONSTANTLY ON HAND AN IMMENSE STOCK OF STRAIGHT

Health, etc. Approved March 26, 1887.
SECTION 1. *Be it enacted by the territorial Assembly of the State of Wisconsin*, That no act approved March 26, 1877, entitled "An act to create a State Board of Health," etc., be and the same is hereby amended as follows:

board of health, they shall prepare and carry into effect such rules and regulations as in their judgment will be the least inconvenient to commerce and travel, without the spread of the disease; they shall select suitable localities for establishing quarantine stations and may erect necessary temporary buildings for the purpose.

NO. 39 Madison St.

[illegible]

tain indebtedness fully described therein, having been made in the terms and conditions thereof, the undersigned, successor to the said E. Woodridge as trustee, will, on **Tuesday, April 23, 1929**, at 10 o'clock a.m., sell at auction, to the highest bidder, for cash, the said property, together with the interest thereon, from 8 to 5 p.m.

D. S. JOHNSON, M.D.

TOBACCO.

AMOS WOODRUFF, trustee,
Hampton, Attorney.

ESTATE SALE. By virtue of the powers
conferred upon Ben May and his successors in
trustee, by a deed in trust made by Sarah F.
Hers and J. S. Carruthers, dated August 12,
1892.

270 SECOND, opposite Court Square.

Sole agent for Stratton & Storm's
Capadura and Our Daddies' Cigars.

to Eight Dollars Per Ton, delivered at Memphis.

delivered at Memphis, on and after March 12, 1879.
JOHN B. GALLAWAY, Sec'y and Treas.

UNDERTAKER.
JOHN WALSH

45 degrees west with said railroad 233 feet to
on the east side of Florence avenue; thence
with said avenue 433 feet to a stake; thence
10 feet to Borland avenue; thence south with
of said avenue 843 feet to the beginning,
lots Nos 19, 11, 12, 29, 30, 31 and 32, and
of north, the

Our shop will be open daily from this date, all orders for work will be promptly attended to.
 GEORGE H. LEWIS
 LEWIS & THOMAS

Monday on a line parallel with said city street, 144½ feet to the west line of Lauderdale thence southwarily with the west line of said street 43½ feet to the beginning; being 8 of W. F. Bond's subdivision, made by C. C. civil engineer, on the 30th of May, 1872, as

county, Tennessee; default having been made of the note secured by said deed, I will, nevertheless, as aforesaid, sell the same, and to sell to the highest bidder, for cash, at the house door, in the city of Memphis, the following described real estate: Beginning at the intersection of the north line of Jefferson street with the Davis's east line; thence east 18 chains 80 links to Allen Hill's southwest corner on E. Farley's north line; thence north 1 degree west with said Hill's west line 50 chains 70 links to said Hill's northwest corner; thence east 3 chains 12 links to a rock on A. Hill's north line the southwest corner of the Leary tract; thence north 1 degree west 25 chains to the

By virtue of an interlocutory decree for sale entered in the above cause on the 13th day of July, 1878, M. B. 22, page 245, et al., renewed and amended March 7, 1879, I will sell, at public

Legal hours, at the request of the beneficiary of de-d, at the southwest corner of Main and
streets, in Memphis, Shelby county, Ten-
see, sell to the highest bidder, for cash, the fol-
lowing property situated in Shelby county, State of
Tennessee, and describe, to-wit: A certain
parcel of land in civil district No. two, which
has been subdivided into thirty four lots, bounded
by and fronting on (holson, Gaines, Sixth and
Seventh streets in Fort Pickering, to which plat re-
ference is made.
Terms of Sale:- In a credit of 6 to 12 months;
purchaser executing note with good security, in-
terest retained, redeemable here-d, Th March 1st 1878.

Trustee's Sale.
 virtue of the terms of a trust deed executed by the undersigned on the 28th day of December, 1870, by Augustus C. Genneth, Roxana J. Madden her husband, Cornelius D. Madden, duly

north line (114) one hundred feet. Thence with a bearing of 45° north by east and a distance of one hundred and fifty feet to the north line of Robeson tract (50) fifty feet. Thence northwardly (150) one hundred and fifty feet. Thence westwardly parallel with Robeson tract (50) fifty feet; thence southwardly (150) one hundred and fifty feet to the beginning. Being lot 102 of the same subdivision.

the undersigned on the 10th day of December, by Erastus Marshall and Anna H. Marshall his wife, duly registered in the register's office of county, Tennessee, in deed book 109, page to secure the indebtedness therein described, I on

Monday, April 21, 1879.

between parallel lines. To such lot doed so
and, special reference is here made
to be believed to be good, but I sell and convey as
is only.

W. C. MCCLURE, Trustee.
Light & Folkes, Attorney.

LAND HAVING BEEN MADE IN THE TERMS THEREOF, undersigned, successor in office, as trustee of the said trust, will on Wednesday next at 10 o'clock a.m., at the southwest corner of Main and Madison streets, in Memphis, Shelby county, at public auction, to the highest bidder, for the following described real estate situated in

AMOS WOODRUFF, Trustee,
W. Hampton, Attorney.